## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. 3:21-CR-30192-NJR-1

JOVAN M. LAWRENCE,

Defendant.

## ORDER REDUCING SENTENCE

## ROSENSTENGEL, Chief Judge:

Now before the Court is Defendant Jovan M. Lawrence's Motion for Retroactive Application of Sentencing Guidelines. (Doc. 40). Lawrence seeks a reduction in sentence from 57 months' imprisonment to 46 months' imprisonment pursuant to 18 U.S.C. § 3582(c) and Part A of Amendment 821 to the United States Sentencing Guidelines ("U.S.S.G."). (*Id.*). The Government does not oppose the motion. (Doc. 41).

In Part A of Amendment 821, the Sentencing Commission altered the "status points" provision regarding criminal history, which now appears in U.S.S.G. § 4A1.1(e). Under the amended provision, a defendant who has 7 or more criminal history points and who committed the offense of conviction while under any criminal justice sentence receives 1 status point. A defendant who has 6 or less criminal history points and who committed the offense of conviction while under any criminal justice sentence receives no status points. The changes apply retroactively, though a court may not order the release of a defendant to occur before February 1, 2024. *See* § 1B1.10(e)(2) (Nov. 1, 2023).

Here, with the addition of two status points, Lawrence's total offense level at

sentencing was 21 and his criminal history category was IV, which provided for a

sentencing range between 57 and 71 months. (See Doc. 29). The Court imposed a low-end

sentence of 57 months. (Doc. 35). Under Amendment 821, however, Lawrence would no

longer receive any status points, reducing his criminal history category from IV to III and

resulting in a lower advisory guideline range of 46 to 57 months. Thus, the parties assert

that a sentence reduction to 46 months is appropriate.

This Court agrees. Upon consideration of Dawson's motion (Doc. 40), the

Government's response (Doc. 41), the policy statement set forth at U.S.S.G. § 1B1.10, and

the sentencing factors set forth in 18 U.S.C. § 3553(a), the Court GRANTS Defendant

Jovan M. Lawrence's motion and ORDERS that his sentence be reduced to a term of

**46 months**. All other terms of the judgment in this case shall remain unchanged. This

Order shall take effect on **February 1, 2024**.

IT IS SO ORDERED.

DATED: January 5, 2024

NANCY J. ROSENSTENGEL

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Chief U.S. District Judge